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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/977,306	10/16/2001	Shinichi Yada	110870	4668
25944	7590 05/01/2006		EXAMINER	
OLIFF & BERRIDGE, PLC			WOO, ISAAC M	
P.O. BOX 19928 ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER
			2166	
			DATE MAILED: 05/01/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/977,306	YADA, SHINICHI		
		Examiner	Art Unit		
		Isaac M. Woo	2166		
The MAILING DA Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
WHICHEVER IS LONG - Extensions of time may be availafter SIX (6) MONTHS from the - If NO period for reply is specifie - Failure to reply within the set or	ER, FROM THE MAILING D lable under the provisions of 37 CFR 1.11 mailing date of this communication. d above, the maximum statutory period extended period for reply will, by statute to later than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH(DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE g date of this communication, even if timely filed	L. ely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
 Responsive to communication(s) filed on <u>06 February 2006</u>. This action is FINAL. This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 					
Disposition of Claims					
4a) Of the above of 5) ☐ Claim(s) is 6) ☐ Claim(s) <u>1-22 and</u> 7) ☐ Claim(s) is 6	′are allowed. <u>28-30</u> is/are rejected.	withdrawn from consideration.			
9) The specification is	s objected to by the Examino	er.			
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
	<u> </u>	drawing(s) be held in abeyance. See			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §	119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)		-			
1) Notice of References Cited (2) Notice of Draftsperson's Pate	PTO-892) ent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da			
3) Information Disclosure State Paper No(s)/Mail Date	ment(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)		

DETAILED ACTION

1. This action is in response to Applicant's Amendments, filed on February 06, 2006 have been considered but are deemed moot in view of new ground of rejections below.

2. Claims 1-3, 12-13 and 30 are amended. Claims 23-27 and 31 are withdrawn. Claims 1-22 and 28-30 presented for examination for this office action.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-22 and 28-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thomas Huston et al (U.S. Pub. No. 2002/0007402, hereinafter, "Huston") in view of David (U.S. Patent No. 6,801,902).

With respect to claim 1, Huston discloses, extracting (retrieving) a feature based on an instruction from a client (102, user, fig.1, page 1, section [0011], user requests for electronic document retrieval, page 10, section [0091]), the feature associated with electronic information stored in storing means (216 and 218, traffic server, fig.2A, page

3 sections [0034]) connected to a network, (230, 232 and 234, communication links in fig. Fig. 2A, page 3, sections [0035-0036]); deciding whether the electronic information is to be deleted based on the feature extracted by the feature extracting means and on a condition specified by the client, see (page 3, section [0037]); and deleting from the storing means via the network and via a deletion method specified by the client (page 3. section [0037]) unnecessary electronic information decided to be deleted by the deciding means, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a

person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and management system.

With respect to claim 2, Huston discloses, storing means connected to a network for storing electronic information, see (112, 114, and 116, content provider, fig.1, page sections [0097-0010]); extracting (retrieving) a feature based on an instruction from a client (102, user, fig.1, page 1, section [0011], user requests for electronic document retrieval, page 10, section [0091]), the feature associated with electronic information stored in storing means (216 and 218, traffic server, fig.2A, page 3 sections [0034]) connected to a network, (internet, fig. 1); deciding whether the electronic information is to be deleted based on the feature extracted by the feature extracting means and on a condition specified by the client, see (page 3, section [0037]); and deleting from the storing means via the network and via a deletion method specified by the client (page 3, section [0037]) unnecessary electronic information decided to be deleted by the deciding means, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at

Art Unit: 2166

management system.

least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and

Art Unit: 2166

With respect to claim 3, Huston discloses, storing means connected to a network for storing electronic information, see (112, 114, and 116, content provider, fig.1, page sections [0097-0010]); extracting (retrieving) a feature based on an instruction from a client (102, user, fig.1, page 1, section [0011], user requests for electronic document retrieval, page 10, section [0091]), the feature associated with electronic information stored in storing means (216 and 218, traffic server, fig.2A, page 3 sections [0034]) connected to a network, (internet, fig. 1); deciding whether the electronic information is to be deleted based on the feature extracted by the feature extracting means and on a condition specified by the client, see (page 3, section [0037]); and deleting from the storing means via the network and via a deletion method specified by the client (page 3, section [0037]) unnecessary electronic information decided to be deleted by the deciding means, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code

recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and management system.

With respect to claim 4, Huston discloses, whether the electronic information is to be deleted based on a feature comprising a character string, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents includes text).

With respect to claim 5, Huston discloses, whether the electronic information is to be deleted based on a feature comprising an image, see (page 4, section [0040-

Art Unit: 2166

0043], page 6, sections [0053-0054], user request to delete web contents includes

images).

With respect to claim 6, Huston discloses, whether the electronic information is to

be deleted based on a feature comprising a similar image, see (page 4, section [0040-

0043], page 6, sections [0053-0054]).

With respect to claim 7, Huston discloses, decides that other electronic

information related to specific electronic information is also deleted together with the

specific electronic information decided to be deleted based on the feature, see (page 4,

section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 8, Huston discloses, temporarily storing electronic

information sent via a network, deletes the unnecessary electronic information stored in

the temporarily storing means at a predetermined timing, see (page 4, section [0040-

0043], page 6, sections [0053-0054]).

With respect to claim 9, Huston discloses, deletes the unnecessary electronic

information from the temporarily storing means after a predetermined period of time has

elapsed, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 10, Huston discloses, instructing a feature associated with the electronic information to be deleted, see (page 4, section [0040-0043]).

With respect to claim 11, Huston discloses, inputting the feature and transferring it to the instructing and operating means, see (page 4, section [0040-0043]).

With respect to claim 12, Huston discloses, storing predetermined electronic information, see (112, 114, and 116, content provider, fig.1, page sections [0097-0010]); extracting (retrieving) a feature associated with electronic information stored in storing means (112, 114, and 116, content provider, fig.1, page sections [0097-0010]) connected to a network, (internet, fig. 1); deciding whether the electronic information is to be deleted from a previously extracted feature based on a condition specified by the client, see (page 3, section [0037]); and deleting from the storing means via the network and via a deletion method specified by the client (page 3, section [0037]) unnecessary electronic information decided to be deleted by the deciding means, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example

the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and management system.

With respect to claim 13, Huston discloses, extracting (retrieving) a feature associated with electronic information stored in storing means (112, 114, and 116, content provider, fig.1, page sections [0097-0010]) connected to a network, (internet, fig. 1); deciding whether the electronic information is to be deleted from a previously extracted feature based on a condition specified by the client, see (page 3, section

[0037]); and deleting unnecessary electronic information that is decided to be deleted via a deletion method specified by the client (page 3, section [0037]), see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one

Art Unit: 2166

having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and management system.

With respect to claim 14, Huston discloses, whether the electronic information is to be deleted based on a feature comprising a character string, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents includes text).

With respect to claim 15, Huston discloses, whether the electronic information is to be deleted based on a feature comprising an image, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete web contents includes images).

With respect to claim 16, Huston discloses, whether the electronic information is to be deleted based on a feature comprising a similar image, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 17, Huston discloses, decides that other electronic information related to specific electronic information is also deleted together with the specific electronic information decided to be deleted based on the feature, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 18, Huston discloses, temporarily storing electronic information sent via a network, deletes the unnecessary electronic information stored in the temporarily storing means at a predetermined timing, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 19, Huston discloses, deletes the unnecessary electronic information from the temporarily storing means after a predetermined period of time has elapsed, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 20, Huston discloses, instructing a feature associated with the electronic information to be deleted, see (page 4, section [0040-0043]).

With respect to claim 21, Huston discloses, inputting the feature and transferring it to the instructing and operating means, see (page 4, section [0040-0043]).

With respect to claim 22, Huston discloses, inputting a feature associated with the electronic information to be deleted; and giving a deletion execution instruction to unnecessary electronic information that is to be deleted and extracted from the storing means according to the input feature, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 28, Huston discloses, extracting (retrieving) a feature associated with electronic information stored in storing means (112, 114, and 116, content provider, fig.1, page sections [0097-0010]) connected to a network, (internet, fig. 1); deciding whether the electronic information is to be deleted from a previously extracted feature based on a condition specified by the client, see (page 3, section [0037]); and deleting from the storing means via the network and via a deletion method specified by the client (page 3, section [0037]) unnecessary electronic information decided to be deleted by the deciding means, see (page 4, section [0040-0043], page 6. sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document

keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would provide Huston's system the enhanced extracting data feature method in the data retrieval and management system

With respect to claim 29, Huston discloses, storing electronic information sent via a network in temporary storing means; and deleting unnecessary electronic information stored in the temporary storing means at a predetermined timing, see (page 4, section [0040-0043], page 6, sections [0053-0054]).

With respect to claim 30, Huston discloses, accepting a condition form a client, see (page 3, section [0037], user request to delete contents); accepting feature associated with electronic information stored in storing means (112, 114, and 116, content provider, fig.1, page sections [0097-0010]) connected to a network, (internet, fig. 1); accepting a deletion execution instruction via a deletion method specified by the client (page 3, section [0037]) for unnecessary electronic information that is to be deleted extracted from the storing means according to accepted features and to the

accepted condition, see (page 4, section [0040-0043], page 6, sections [0053-0054], user request to delete contents). Huston does not explicitly disclose, extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. However, David discloses, the automatically generated contents of the extended index features can be extracted from the documents as well. Such extracted contents of the index features are, for example the name of the author, the title or an abstract of the document, a text of a document present in the facsimile format detected by optical character recognition (OCR), or an invoice number detected by means of bar code recognition. But it is also possible to automatically extracted the entire text from any desired document and to file such text in a data bank with full-text capability. This teaches that the system extracts the entire text that includes at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Therefore, it would have been obvious to a person having ordinary skill in the art at the time of the invention was made to modify by incorporating extracted feature is at least one of a title of a documents a creation date of the document, a creator of the document, a file name of the documents an application name under which the document is created, a document keyword and a full text of the document. Thus, one having ordinary skill in the art at the time the invention was made would have been motivated to use such a modification because that would

provide Huston's system the enhanced extracting data feature method in the data retrieval and management system

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 09/977,306 Page 18

Art Unit: 2166

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Isaac M. Woo whose telephone number is (571) 272-4043. The examiner can normally be reached on 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T. Alam can be reached on (571) 272-3978. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

IW April 16, 2006

PRIMARY EXAMINE